UNITED STATES DISTRICT COURT

for the

Western District of North Carolina

United States of America	
v.	
SHON TIWONG VANDERBURG a/k/a(s): Shon Tigwon Vanderburg & Shon Tygwon) Case No: <u>5:05CR9-27</u>
Vanderburg) USM No: <u>19942-058</u>
Date of Original Judgment: February 20, 2007)
Date of Last Amended Judgment: N/A	Carol Bauer
	Defendant's Attorney
Order Regarding Motion for Sentence Re	eduction Pursuant to 18 U.S.C. § 3582(c)(2)
Upon motion of ■ the defendant □ the Director § 3582(c)(2) for a reduction in the term of imprisonment impossible subsequently been lowered and made retroactive by the Unit § 994(u), and having considered such motion, and taking interest and the sentencing factors set forth in 18 U.S.C. § 3553(a), to	ted States Sentencing Commission pursuant to 28 U.S.C. to account the policy statement set forth at USSG §1B1.10
IT IS ORDERED that the motion is:	
	previously imposed sentence of imprisonment (as reflected in is reduced to
I. COURT DETERMINATION OF GUIDELINE RANG	CE (Drien to Anna Damentons)
Original Offense Level: 21	Amended Offense Level: 21
Criminal History Category: IV	Criminal History Category: IV
Cts 1, 18, & 19: 120	Cts. 1, 18, & 19: 120
Original Guideline Range: months	Amended Guideline Range: months
of sentencing and the reduced sentence is comparably les The reduced sentence is above the amended guideline ran Other (explain): Due to the statutory mandatory minimum	nge. n the guideline range applicable to the defendant at the time s than the amended guideline range.
III. ADDITIONAL COMMENTS	
Except as provided above, all provisions of the judgment data	ted <u>February 20, 2007,</u> shall remain in effect.
Order Date: April 20, 2012	Mishing & Trouber
Effective Date:(if different from order date)	Richard L. Voorhees United States District Judge